## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

HERMÈS INTERNATIONAL and HERMÈS OF PARIS, INC.,

Plaintiffs,

-against-

MASON ROTHSCHILD,

Defendant.

CIVIL ACTION NO. 22-CV-00384 (JSR)

## **DECLARATION OF JESSICA H. FERNANDEZ**

I, Jessica H. Fernandez, declare as follows:

I am an attorney associated with the firm of Baker & Hostetler LLP, attorneys for Plaintiffs Hermès International and Hermès of Paris, Inc. ("Hermès") in the above-captioned case. I submit this declaration in support of Hermès's Opposition to Defendant's Mason Rothschild's ("Rothschild") Motions in Limine. I have firsthand knowledge of the matters stated herein.

- Attached hereto as Exhibit 1 is a true and correct copy of a screenshot of the Social
   Blade Twitter Statistics for "Mason Rothschild's Twitter Stats Summary Profile,"
   <a href="https://socialblade.com/twitter/user/masonrothschild">https://socialblade.com/twitter/user/masonrothschild</a>, captured on January 23, 2023, using PageVault<sup>1</sup>.
- Attached hereto as Exhibit 2 is a true and correct copy of a screenshot of Mason
  Rothschild's Twitter, <a href="https://twitter.com/MasonRothschild">https://twitter.com/MasonRothschild</a>, captured on January 23, 2022,
  using PageVault.

<sup>&</sup>lt;sup>1</sup> PageVault is a service that helps legal professionals capture Web Based Content in a manner that preserves and accurately portrays the Web Based Content as of the date of the capture.

- 3. Attached hereto as **Exhibit 3** is a true and correct copy of Plaintiffs' Proposed Exhibit 232, a text message exchange between Mason Rothschild and Mark Design, dated November 29, 2021, bearing bates numbers Rothschild014947 Rothschild014958 (previously filed at ECF No. 73-9).
- 4. Attached hereto as **Exhibit 4** is a true and correct copy of Plaintiffs' Proposed Exhibit 237, a screenshot from the METABIRKINS Discord Sever, bearing bates numbers HERMES 0037424 HERMES 0037425 (previously filed ECF No. 72-53).
- 5. Attached hereto as **Exhibit 5** is a true and correct copy of Plaintiffs' Proposed Exhibit
  255 and Exhibit 28 from the August 4, 2022 deposition of Mason Rothschild, a
  screenshot of "MetaBirkins and Beyond," from
  <a href="https://mirror.xyz/masonrothschild.eth/wnu9lNib4Hf1sLllTwzarSDtzOigfHHgdHepF3pj">https://mirror.xyz/masonrothschild.eth/wnu9lNib4Hf1sLllTwzarSDtzOigfHHgdHepF3pj</a>
  OQs, captured on July 12, 2022, bearing bates numbers HERMES\_0009806 —
  HERMES\_0009807 (previously filed ECF No. 72-14).
- 6. Attached hereto as Exhibit 6 is a true and correct copy of Plaintiffs' Proposed Exhibit 256 and Exhibit 24 from the August 4, 2022 deposition of Mason Rothschild, a text message exchange between Mason Rothschild and Danny Winter, dated November 12, 2021, bearing the bates numbers Rothschild008526 Rothschild008528 (previously filed ECF No. 73-43).
- 7. Attached hereto as **Exhibit** 7 is a true and correct copy of excerpts of Plaintiffs' Proposed Exhibit 354, the August 4, 2022 deposition of Mason Rothschild.
- 8. Attached hereto as Exhibit 8 is a true and correct copy of an excerpt of Plaintiffs'
  Proposed Exhibit 308 and Exhibit 115 from the September 15, 2022 deposition of
  Truman Sacks, a text message exchange between Mason Rothschild, Moshe Sacks, and

Truman Sacks, dated December 16, 2021 through June 7, 2022, bearing bates numbers SACKS 000109 – SACKS 000111 (previously filed ECF No. 73-31).

- 9. Attached hereto as **Exhibit 9** is a true and correct copy of excerpts of Plaintiffs' Proposed Exhibit 360, the September 14, 2022 deposition of Boriana Guimberteau.
- 10. Attached hereto as **Exhibit 10** is a true and correct copy of Plaintiffs' Proposed Exhibit 254, an article dated May 23, 2022 from a publication *Challenges*, captured October 6, 2022 using PageVault (previously filed ECF No. 72-94).

Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: January 23, 2023

New York, New York

By:

Jessica H. Fe